HB0186S01 compared with HB0186

{deleted text} shows text that was in HB0186 but was deleted in HB0186S01.

inserted text shows text that was not in HB0186 but was inserted into HB0186S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Keven J. Stratton proposes the following substitute bill:

CRIMINAL NONSUPPORT AMENDMENTS

2021 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Keven J. Stratton

Senate Sponsor:

LONG TITLE

General Description:

This bill requires the Office of Recovery Services to report {for prosecution } overdue support over \$10,000 in certain circumstances.

Highlighted Provisions:

This bill:

- ► {requires} allows the attorney general and certain county and district attorneys to request information from the Office of Recovery Services {to report} concerning overdue support {delinquencies higher than} over \$10,000 { to:
 - the attorney general; and
 - the county attorney and district attorney with jurisdiction over a criminal nonsupport action}.

Money Appropriated in this Bill:

HB0186S01 compared with HB0186

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

62A-11-334, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **62A-11-334** is enacted to read:

62A-11-334. Reporting past-due support for criminal prosecution.

(1) { The}(a) Upon request from an official described in Subsection (1)(b), the office shall report the name of {any}an obligor who is over \$10,000 delinquent in the payment of support and the amount of overdue support owed by the obligor to an obligee.

(b) The following officials may request the information described in Subsection (1)(a): ({a}i) the attorney general;

(\{b\}ii) \{the\}a county attorney \{with\}in whose jurisdiction \{over a criminal nonsupport action under Section 76-7-201\}the obligor's obligee resides; \{and\}or

({c}<u>iii</u>) {the}<u>a</u> district attorney {with}<u>in whose</u> jurisdiction {over a criminal nonsupport action under Section 76-7-201}the obligor's obligee resides.

(2) The office shall make the report described in Subsection (1) no later than 30 days after the day on which the {delinquency exceeds \$10,000} office receives the request for information.